YC 6-801

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

Examiner: A. Harris

TECH CENTER 1600/29

rio NERI et al.

Serial No.: 09/194,356

Group Art Unit: 1642

Filed: September 2, 1999

For:

ANTIBODIES TO THE ED-B DOMAIN OF FIBRONECTIN, THEIR

CONSTRUCTION AND USES

RESPONSE TO RESTRICTION

Commissioner for Patents Washington, D.C. 20231

Sir:

Applicants hereby elect Group I, with traverse.

The restriction requirement should be withdrawn at least because the examiner has not established an undue searching burden.

As for the examiner's alleged basis for the restriction, in essence the examiner has admitted that all claims do recite a single technical feature. This is all that is required under the PCT rule in order for there to be unity of invention. Indeed, during the PCT procedure, no unity of invention problem was noted. In fact, there is none.

Respectfully submitted,

Anthony J. Zelano (Reg. No. 27,969)

Attorney for Applicants

MILLEN, WHITE, ZELANO, & BRANIGAN, P.C.

Arlington Courthouse Plaza I, Suite 1400

2200 Clarendon Boulevard

Arlington, Virginia 22201

Direct Dial: (703) 812-5307

Filed: May 24, 2001

AJZ/tal:K:\Sch\1732\response to restriction